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and JAMES HARDEE
7

8 **UNITED STATES DISTRICT COURT**
9 **DISTRICT OF NEVADA**

10
11 Bernadine Morimoto, as Personal Representative
of the ESTATE OF ABYGAILE B. deceased;
12 EMBER B., a minor, by and through maternal
grandmother and legal guardian, Bernadine
13 Morimoto; and KARRIAH M., a minor, by and
through maternal grandmother and legal guardian,
14 Bernadine Morimoto,

15 Plaintiffs,

16 v.

17 RICHARD WHITLEY, Director of the Nevada
Department of Health and Human Services;
18 KELLY WOOLRIDGE, Administrator of the
Nevada Division of Child and Family Services;
19 DONALD BURNETTE, Clark County Manager;
20 CLARK COUNTY; TIMOTHY BURCH, Director
of Clark County Department of Family Services;
21 JAMES HARDEE, individually; HOPELINK OF
22 SOUTHERN NEVADA, a Nevada Non-Profit
Corporation; SHERR BENNETT, individually;
23 JUSTIN TOM BENNETT, individually; DOES I
through X, and ROES XI-XX, inclusive,

24
25 Defendants.

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CASE NO. 2:17-CV-01774-APG-GWF

**STIPULATION TO EXTEND DEADLINE
REGARDING DEFENDANTS HOPELINK
OF SOUTHERN NEVADA AND JAMES
HARDEE'S RESPONSE IN SUPPORT OF
MOTION FOR LEAVE PURSUANT TO
FEDERAL RULE OF CIVIL PROCEDURE
15(a)(2) [ECF No. 45]
(FIRST REQUEST)**

1 **COMES NOW**, Defendants HOPELINK OF SOUTHERN NEVADA (hereinafter
2 "HOPELINK") and JAMES HARDEE (hereinafter collectively "HOPELINK DEFENDANTS"), by
3 and through their attorneys of record, the law firm of SKANE WILCOX, LLP; and Plaintiff
4 BERNADINE MORIMOTO, as Personal Representative of the Estate of Abygaile B., and legal
5 guardian and maternal grandmother of Ember B. and Karriah M., by and through their counsel of
6 record, CHRISTIANSEN LAW OFFICES, pursuant to LR IA 6-1(b) hereby stipulate and agree to this
7 first extension to the deadline for HOPELINK DEFENDANTS to file their Response in Support of
8 DEFENDANTS HOPELINK OF SOUTHERN NEVADA AND JAMES HARDEE'S MOTION FOR
9 LEAVE PURSUANT TO FEDERAL RULE OF CIVIL PROCEDURE 15(a)(2) [ECF No. 45] which is
10 due May 8, 2018 to Monday, May 14, 2018.

11 IT IS STIPULATED AND AGREED that HOPELINK DEFENDANTS Response in Support of
12 their MOTION FOR LEAVE PURSUANT TO FEDERAL RULE OF CIVIL PROCEDURE 15(a)(2)
13 [ECF No. 45] shall be due on or before Monday, May 14, 2018.

15 Dated: May 8, 2018

Dated: May 8, 2018

16 SKANE WILCOX

CHRISTIANSEN LAW OFFICES

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By: /s/ Whitney J. Barrett

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26 IT IS SO ORDERED.

27 UNITED STATES MAGISTRATE JUDGE

28 Dated: 5-09-2018